

## UNITED STAT AEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

		LING DATE	FIRST NAMED APPLICANT			53000/1001	
	09/048,966	03/26/98	SHANMUGASUNDARAM		E 530		
			•		EXAMINER		
		<u> </u>	HM31/1130	•			
	LAW OFFICES C 2601ELLIOTT A		SPECKMAN	, <sub>-</sub>	ILLING.H ARTUNIT	PAPER NUMBER	
•	SUITE 4185	TVENUE .	•	L			
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	1 114		•	DAT	TE MAILED: 11	1/30/98	
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	This is a communication from the COMMISSIONER OF PATENTS			1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1			
	. , .		OFFICE ACTION SUMMARY		1		
	telephone		Supplemental				
7	Responsive to communication	on(s) <del>filed</del> on <u>\</u>	100 25 1928 (408RU)				
¬	This action is FINAL.		Y				
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]			vance except for formal matters, <b>prosec</b> • Quayle, 1935 D.C. 11; 453 O.G. 213.	cution as to t	he merits is cl	osed in	
shortened statutory period for response to this action is set to expire							
whichever is longer, from the mailing date of this communication. Failure to respond within the period for response will cause							
ne application to become abandoned. (35 U.S.C. § 133). Extensions of time may be obtained under the provisions of 37 CFR							
. 13	36(a).						
)is	position of Claims						
7)	Claim(s) 1-24		•		is/are pending	in the application.	
7	Of the above, claim(s)					om consideration.	
	Claim(s)	,				are allowed.	
	Claim(s)				is/	are rejected.	
	Claim(s)				is/are	objected to.	
P	Claim(s)		a	re subject to I	estriction or ele	ection requirement.	
/bt	olication Papers						
7	See the attached Notice of D	)raftsnarson's D	atent Drawing Review, PTO-948.				
┪	The drawing(s) filed on	nullapotavita F		cted to by the	Examiner.	, .	
_	The proposed drawing corre	ction, filed on		is [	approved [	disapproved.	
┪	The specification is objected	_				- the same	
5	The oath or declaration is ob						
Priority under 35 U.S.C. § 119							
Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d).							
☐ All ☐ Some* ☐ None of the CERTIFIED copies of the priority documents have been							
	received.						
	received in Application N	•			•		
	received in this national	stage application	on from the International Bureau (PCT F	Rule 17.2(a)).			
	*Certified copies not received:	:				·	
	Acknowledgment is made of	a claim for don	nestic priority under 35 U.S.C. § 119(e).		i		
٩tt	achment(s)		6.5	0			
7	Notice of Reference Cited, P	PTO-892		DerN	09/04	8966	
	Information Disclosure State		449, Paper No(s).				
<b>デ</b>	Interview Summary, PTO-41		. ,,	<del>-</del>			
_	Notice of Draftperson's Patent Drawing Review, PTO-948						
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لـ	Notice of Informal Patent Application, PTO-152						
		655.4	SECIOE ACTION ON THE COLLOWING	DAGES			

Application/Control Number: 09/048,966

Art Unit: 1651

## SUPPLEMENTAL RESTRICTION REQUIREMENT

The prior Office action dated November 03, 1998 has been withdrawn in view of this suppplemental Office action since Claim 20 was not included in the previous Office action.

- 1. Receipt is acknowledged of the prior art information disclosure statement filed March 26, 1998.
- 2. Claims 1-24 are present in the instant application.
- 3. Restriction to one of the following inventions is required under 35 U.S.C. 121:
  - I. Claims 1-11, drawn to a method for isolating a composition from the leaves of Gymnema sylvestre, classified in class 424, subclass 195.1.
  - II. Claims 12-13, drawn to a composition obtained from the leaves of Gymnema sylvestre, classified in class 424, subclass 195.1.
  - III. Claims 14-19, 21 or 23, drawn to a method of administering the composition for treating diabetic patients, impaired glucose tolerance, regenerating the pancreatic islets, increasing endogenous insulin levels in a patient or proinsulin in a patient, classified in class 514, subclass one plus.
  - IV. Claim 22, drawn to increasing endogenous lipase and amylase levels, classified in class 514, subclass one plus.
  - V. Claim 24, drawn to a method for increasing the production of c-peptide in a patient, classified in class 514, subclass 2+

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VI.. Claim 20, drawn to a method for lowering blood lipid, triglyceride and free fatty acid levels, classified in class 435, subclass 514 one plus.

4. The inventions are distinct, each from the other because:

Inventions I and II are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case the composition product as claimed can be made by another and materially different process for producing the composition using different techniques to produce the same composition.

Inventions II and III/IV/V and VI are related as product and process of use. The inventions can be shown to be distinct if either or both of the following can be shown: (1) the process for using the product as claimed can be practiced with another materially different product or (2) the product as claimed can be used in a materially different process of using that product (MPEP § 806.05(h)). In the instant case, the compositions can be employed for various different processes than that of Invention III, e. g. IV or V or even can be employed for the improvement for suppressing the absorption of saccharides or as a taste modifier or as an intestinal absorption inhibiting agent.

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5. Because these inventions are distinct for the reasons given above and have

acquired a separate status in the art as shown by their different classification, have acquired a

separate status in the art because of their recognized divergent subject matter and the search

required for one invention is not required for the other invention, thus the restriction for

examination purposes as indicated is proper.

6. Applicant is advised that the reply to this requirement to be complete must include

an election of the invention to be examined even though the requirement be traversed (37

CFR 1.143).

7. The lengthy specification has not been checked to the extent necessary to

determine the presence of all possible minor errors. Applicant's cooperation is requested in

correcting any errors of which applicant may become aware in the specification.

8. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Examiner Lilling whose telephone number is (703) 308-2034 and fax

number (Art Unit 1651) is (703) 305-7939 or SPE Michael Wityshyn whose telephone number is

(703) 308-4743. Any inquiry of a general nature or relating to the status of this application should

be directed to the Group receptionist whose telephone number is (703) 308-0196.

H.J.Lilling: HJL

(703) 308-2034

Art Unit 1651

November 30, 1998

HERBERT J. LILLING
PATENT EXAMINER
GROUP 1600 ART UNIT 851

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